

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

XIN “KELLY” YANG and TING “SUSAN” CHEN, on  
behalf of themselves and all others similarly situated,  
Plaintiffs,

v.

A FEI, SHUYUN CHEN, YU “RITA” CHEN, YUEZHU  
DU, YURONG “MARY” HU, YUXIA HU, XUE  
“LINDA” LIN, QILONG “LUCY” LIU, LIJUN  
OUYANG, JINGYI SHEN, WENLING “ABBY”  
WANG, YUN YE, NAN “LUCAS” ZHENG, XIAONA  
“LINA” ZHOU, LEI “ANDY” ZHU, ASZ SUPPLY  
INC., AND DOE DEFENDANTS 1-100,

CIVIL ACTION NO.  
1:24-cv-05055-RA

DECLARATION OF  
INTENT TO FILE  
AMENDED  
COUNTERCLAIMS IN  
RESPONSE TO MOTION  
TO DISMISS

Defendants.

X  
Defendant, YURONG “MARY” HU, by her attorneys, THE KASEN AND LIU LAW FIRM,  
PLLC, as and for her response to the **MOTION TO DISMISS COUNTERCLAIMS**, declares,  
in accordance with the Judge’s Individual Rules, her intent to file **AMENDED**  
**COUNTERCLAIMS** by **NOVEMBER 26, 2024**.

Dated: Flushing, New York  
November 18, 2024

Yours, etc.

  
THE KASEN AND LIU LAW FIRM, PLLC  
*Attorneys for the Defendant*  
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**XIN “KELLY” YANG and TING “SUSAN” CHEN, on behalf of themselves and all others similarly situated,**

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**v.**

**A FEI, SHUYUN CHEN, YU “RITA” CHEN, YUEZHU DU, YURONG “MARY” HU, YUXIA HU, XUE “LINDA” LIN, QILONG “LUCY” LIU, LIJUN OUYANG, JINGYI SHEN, WENLING “ABBY” WANG, YUN YE, NAN “LUCAS” ZHENG, XIAONA “LINA” ZHOU, LEI “ANDY” ZHU, ASZ SUPPLY INC., AND DOE DEFENDANTS 1-100,**

**Defendants.**

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**DECLARATION OF INTENT TO FILE AMENDED COUNTERCLAIMS IN  
RESPONSE TO MOTION TO DISMISS**

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**THE KASEN AND LIU LAW FIRM, PLLC**

*Attorneys for Defendant*

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